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STATE MS. -DESOTO CO.

Aug 19 3 on PM '03

## LAND DEED OF TRUST

W.E. DAVIS OH. CLK.

THIS INDENTURE, made and entered into tals day by and b	petween William Wilson and
Gerri Suzanne Wages Wilson whose acdre	7256 Hunters Forest Drive
as Grantor (herein designated as "Debtor"), and George Maj	
D'Anna Justus	
Mississippi as Beneficiary (horein designated as	"Secured Parly"), WITNESSETH:
WHEREAS, Debtor is indebted to Secured Party in the full s	or of Twenty Four Thousand
and No/100 ——— Dallars (\$24,000.00 ) enote of even date herewith in favor of Secured Parly, bearing in specified in the note, providing for payment of attorned according to the terms the eof and being due and payable as se	nterest from <u>date</u> at the rate ey's fees for collection if not paid
Due and navable on demand.	

WHEREAS. Debtor clesires to secure prompt payment of (a) the indebteriness described above according to its terms and any extensions thereof, (b) any additional and future advances with interest thereon which Secured Party may make to Debtor as provided in Paragraph 1. © any other indebtedness which Debtor may now or hereafter owe to Secured Party as provided in Paragraph 2 and (d) any advances with interest which Secured Party may make to protect the property herein conveyed as provided in Paragraphs 3, 4, 5 and 6 (all being herein referred to as the "Indebtedness").

NOW, THEREFORE, In consideration of the existing and future indebtedness herein sectled, Debtor hereby conveys and warrants unto Trustee the land described below situated in the City of 11ve County of DeSato State of Mississippi:

Branch

Lot 63, Section A, Fox Creek Subdivision, in Section 30, Township 1 South, Range 5 West, DeSoto County, Mississippi, as per plat thereof recorded in Plat Book 56, Pages 28 and 29, in the office of the Chancery Clerk of DeSoto County, Mississippi.

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together with all improvements and appurtenances now or nereafter erected or, and all fixtures of any and every description now or hereafter attached to, said land (all being hisrein refierred to us the "Property). Notwithstanding any provision in this agreement or in any other agreement with becured Party, the Secured Party shall not have a nonpossessory security interest in stall its Collateration Property shall not include any household goods (as defined in Federal Reserve Epard Regulation AA, Subpart B), unless the household goods are Identified in a security agreement and are acquired as a result of a purchase money obligation. Such household goods shall only secure said purchase money obligation (including any refinancing thereof).

THIS CONVEYANCE, HOWEVER, IS IN IPUST to secure prompt payment of all existing and future indebtechess due try Debtor to secured Party under the provisions of this Doed of Trust. If Debtor shall pay said indebtechess promptly when due and shall perform all covenants made by Debtor, then this conveyance shall be void and of note feet. If Debtor shall be in default as provided in Parcgraph 9, then, in that event, the entire Inclebtedness, together with all interest accrued thereon, shall, at the option of Secured Party, be and become at once due and poyoble without in lice to Debtor, and Instea shall, at the option of Secured Party, self the Property conveyed, or a sufficiency thereof, to sail if the Indebtedness in public outcry to the highest hidder for cash. Sale of the property shall be advertised for three consecutive weeks preceding the sale in a newspaper published in the country where the Property is althoried, or If none is so published, then in some newspaper having a general circulation therefor, and by posting a notice for the same time in the countrouse of the same country. The notice and advertisement shall disclose the names of the original debtors in this Deed of Trust. Leptors walve the provisions of Section 89-1-55 of the Missistopi Code of 1972 as amended, if any, is far as it is section estimate the right of Trustee to offer at sole more then 160 acres at a time, and Trustee may offer the property herein as a far as the section of the original debtors.

If the Property is structed in two at more counties, or in two judicial districts of the same county. Trustee shall have the select in which country or judicial district, the sale of the property is no be made, news; aper advertisement countries and notice of sale posted, and Trustee's selection shall be binding upon Debtor and Secured Party. Should be need Party be a corporation or an unincorporated association, then any officer thereof may declare Debtor to be in salt as provided in Paragraph 9 and request Trustee to salt the Property. Secured Party shall have the same right to be in the property of the foreclosure sale as would a purchoser who is not a party to this Deed of rust.

From the proceeds of the sale Trustee shall first pay all costs of the sale including reasonable compensation to  $n = \infty$  then the indebteaness due Socured Party by Debtor, including executed interest, and attimety's fees due for cost. Jion of the debt; and then, lastly, any balance remaining due to Debter.

If IS AGREED that this conveyance is made subject to the covenal of stipulations and conditions set to this below wire in shall be binding upon all parties hereto.

- This Deed of Trust shall also secure all future and additional advances which Secured Party may make to Deliver from time to time upon the security herein conveyed. Such advances shall be optional with Secured Party and shall the on such terms as to amount, moturity and rate of interest as may be mutually agreeable to both Debtor and Secure 4 Party. Any such advance may be made to any one of the Debtors should there be more than one, and if so much, shall be secured by this Deed of Trust to the same extent as if made to all Debtors.
- 2. This Deed of Trust shall also secure any and all other Indeptedness of Debtor due to Secured Porty with Interest thereon as specified, or of any one of the Debtors should there be made than one, whether a treat or contingent, primary or secondary, sote, joint or several, now existing or hereafter arising at any time before cancellation of this Deed of Trust. Such Indebtedness may be evidenced by note, open account, overdiaff, endossement, guizanty or atherwise,
- 3. Debtor shall keep all improvements on the land herein conveyed insured against fire, oil hazards included within the term "extended coverage", flood in afters designated by the U.S. Deportment of Elousing and Urban Development as being subject to everflow and such alter hazards as Secured Porty, may reason ubly require in such amounts as Debtor may determine but for not less than the Indebtedness excured by this Deed of Trust. All policies shall be written by relable insurance a ampanies acceptable to Secured Porty, shall include standard loss payable clauses in found focured Porty and shall be delivered to Secured Porty. Debtor shall include standard loss payable clauses in such insurance, and shall furn in Secured Party the premium receipts for inspection. Upon Debto 's failure to pay the promiums, Secured Porty shall have the right, but not like obligation, to pay such premiums. In the event of a loss covered by the insurance in force, Debtor shall from ply half if Secured Porty who may make proof of loss if time y proof is not made by Debtor. All loss payments, shall be made directly to Secured Party to los payee who may either apply the propeeds in whole or in part to Debtor, or relea e such proceeds in whole or in part to Debtor.
- 4. Debtor shall pay all taxes and assessments, general or special, levied against the P operity or upon the inlatest of Trustee or Secured Parly therein, during the term of this Deed of Trust before such taxes or a sessiments become delinquent, and shall furnish Secured Parly the tax receipts for inspection. Should Debtor fall to pay all taxes and assessments when due. Secured Parly shall have the right, but not the obligation, to make these payments.
- 6. Debtar shall keep the Properly in good repair and shall not permit or commit weste, impairment or deterioration thereof. Debtar shall use the Properly for lawful purposes only. Secured Party may make a or arrange to be mude entries upon and inspections of the Property after first giving Debtar notice prior to any inspection specifying a just cause related to Secured Party's in arest in the Property. Secured Party shall have the right, but not the colligation, to cause needed repairs to be made to the Property after first affording Debtar a reasonable opportunity to make the repairs.

Should the purpose of the primary Indebtedness for which this Deed of Trust is given as security be for construction of improvement on the land hereth conveyed. Secured Party shall have the right to make or arrange to be made entries upon the Properly and Inspections of the construction in progress. Should Sideured Party determine that Debtor is failing to perform such construction in all hely and satisfactory manner, Secured Party shall have the right, but not the abligation, to take charge of and proceed with the construction at the expense of Debtor after first affording Debtor a reasonable apportunity to continue the construction in a manner agreeable to Secured Party.

6. Any sums advanced by Sectized Party for insurance, taxes, repairs or construct in as provided in Paragraphs 3, 4 and 5 shall be secured by this Deod of Trust as advances made to protect the Property and shall be payable by Debtor to Secured Party, with interest at the rote specified in the note representing the principle in the plant of the property of the principle of the p

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Insurance permissions toxes and repolit or construction costs for which Secured Party has made payment shall serve as

- As additional security Debtor hereby assigns to Secured Party all rents accruing on the Property. Debtor shall have the right to collect and retain the rents as long as Debtor is not the default as provided in floragraph 9. In the event of default, Secured Party in person, by an abelian or by a judicially appointed receivershall be entitled to enter upon take property and amongs the Property and collinct the rents. All rents to collected shall be aptified flet to the costs of mannique. The Property and collecting the right, including fless for a receiver and an attainey, a immissions to rentain agents, repolls and other necessary related expenses and then to payments on the Indebtedness.
- 8. If all or any part of the Property, arran Interest therein, is soid or transferred by Debt 31, excluding (a) the creation of a lien subordinate to this Deed of Trust. (b) a transfer by devise by devise by descent ar by operarion of law upon the death of a loth owner or at the grant of a leasthold interest of three years or less not containing an aption to parchase, Secured Porty may declare all the inadpitedness to be immediately due and payable. Secured Porty shall be deemed to have waived such option to accelerate if, prior or subsequent to the sale or transfer, Secured Porty and 1 Debtor's successor in Interest rear the expresent in writing that the credit or such successor in Interest, solidation to be used Porty and that the successor in interest will assume the Indebtedness so as to become personally liable for the pay nent thereof. Upon Debtor's successor in Interest executing a written assumption agreement accepted in writing by Secured Porty. Secured Porty and release Debtor from all abligations under the Deed of Trust and the Indebtedness.

If the conditions resulting in a waiver of the cyclion to accelerate are not satisfied, and if Secrifed Party elects not to exercise such option, then any extension or modification of the terms of repayment from time to it he by Secured Party shall not operate to release Debiar or Debtor's successor in interest from any liability imposed by this Deed of Trust or by the Indebtedness.

It Secured Party elects to exercise the option to accelerate, Secure: Party shall send Debtor in vice of acceleration by certified mail. Such notice shall provide a period of thirty days from the date of mailing within which Debtor may pay the indebter iness in full. If Debtor fails to pay such indebted ness prior to the expiration of thirty days. Secured Party may, without further notice to Debtor, Invoke pay remedies set forth in this Deed of Trust.

- 9 Debtor shall be in default under the provisions of this Deed of Trust If Debtor (a) shall fall to comply with any of Debtor's covenants or obligations contained herein. (b) shall fall to pay any of the indebtedress secured hereby, or any installment thereof or interest thereon, as such indebtedress, installment or interest shall be due by contractual agreement or by occeleration, a shall become bankingly or insolvent or be placed in receivership. (d) shall if a corporation, a partnership or an unincorporated association, be discolved voluntarily or involuntarily, or (e) if Secure it Party in good faith deems their insecure and its prospect of repayment schausly impaked.
- 10. Secured Party may at any time, willhout giving formal notice to the original or any successor Tustee, or to Debitar, and without regard to the willingness or inability of any such Trustee, to execute this trust, apy oint another person or successors to persons to act as Trustee, and such appointed in the execution of this trust shall have all the powers vested in and table thous imposed upon Trustee. Should Secured Party be a corporation or an unincorporated association, then any officer thereof may make such appointment.
- 11. Each privilege, option or remedy provided in this Deed of Trust to Secured Party is distinct from every other privilege, option or remedy contained herein or afforded by law or equity, and may be exercised independently, concurrently, cumulatively or successively by Secured Party or by any other owner or holder of the Indeptedness. Forbeurance by Secured Party in exercising any privilege, option or remedy after the right to do so his accrued shall not constitute a walver of Secured Party's light to exercise such privilege, option or remedy in event of any lubsequent accrual.
- 12. The words "Delator" or "Secured Party" shall each embrace one Individual, two or more individuals, a corporation, a partnership or an unincorporated association, depending on the recital herein of the parties to link Deed of Trust. The covenants herein contained shall bind, and the benefits herein provided shall hure to, the respective legal or persunal representatives, successors or assigns of the parties herein subject to the provisions of Part graph 6. If there be more than and Debtor's hall be deligned in and several. Whenever in this Deed of Trust the context so requires, the singular shall halve the plural and the plural the singular. Notices required herein from Secured Party to Debtor shall be sent to the address of Debtor shown in this Deed of Trust.

IN WINESS WHEREOF, Debtor has executed this Deed of Trust on the 19th day of August 2003.

CORPORATE, I ANINERSHIP OR ASSOCIATION SIGNATURE INDIVIDUA BIGNATURES

By Name of Debtor William Wilson

Title Gerri Suzanne Wages Wilson

Aftest: Title Gerri Suzanne Wages Wilson

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INDIVIDUAL ACKNOWLEDGMEN\*

STATE CH MISHOSIPPE COUNTY OF DESCRIP

This day personally appeared before me, the understand authority in and for the state and County aforesaid, the will in home Unit is understand the foregoing Dond of frust on the day and year therein mentioned.

Given under my hand and official seal of office, this the

My Commission Expires March 24, 2006 My Commission Expires March 24, 2006 Practed Thru Heiden, Brooks & Garland, Inc. 100 Luna mand

NOTAR STANDARD